### CERTIFICATE OF ELECTRONIC TRANSMISSION

I hereby certify that this correspondence for Patent No. 7,807,941 is being electronically transmitted to Certificates of Correction Branch, via EFS-WEB, on November 12,

PATENT

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Peter Hildebrand et al.

Serial No. : 10/552,195 Filed : June 22, 2006 Patent No. : 7,807,941 Issue Date : October 5, 2010

Issue Date : Octob Confirmation No. : 8405 Group Art Unit : 3742

Examiner : Evans, Geoffrey S.

Title : METHOD AND DEVICE FOR PRODUCING A CAVITY IN A

WORKPIECE
Attorney Docket No. : BEET-13

Cincinnati, Ohio 45202 November 12, 2010

Certificates of Correction Branch Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## REQUEST FOR CERTIFICATE OF CORRECTION OF PATENT FOR APPLICANTS' AND PTO MISTAKES

It is respectfully requested that a Certificate of Correction be issued for the patent identified in the heading. The patent contains errors that occurred through the fault of the Applicants and the United States Patent and Trademark Office and also contains errors of a clerical or typographical nature.

This request is made under 17 C.F.R. § 1.322 and § 1.323 to correct various mistakes. The patent shows that Applicants' mistakes were made in good faith. Please see the attached electronic fee sheet for the \$100.00 fee as set forth in 37 C.F.R. §1.20(a).

In column 1, line 29, change "the process is carried out" to --the process are carried out--

In column 2, lines 30-31, change "the use a laser beam the side walls may also treated" to --the use of a laser beam the side walls may also be treated--.

In column 2, line 42, change "during the swage formation, it may, however, also serve other purposes." to --during the swage formation; it may, however, also serve other purposes--.

In column 2, line 47, change "this may include a treatment of the swage bottom, it may, however," to --this may include a treatment of the swage bottom; it may, however.--.

In column 3, line 61, change "so that it analyses the process light" to --so that it analyzes the process light--.

In column 4, line 34, change "such a sand blast having" to --such as sand blast having--.

In column 6, line 3, claim 7, change "an etching reagent dry ice, and/or ultrasonic waves." to --an etching reagent, dry ice, and/or ultrasonic waves.--, as shown in the Amendment filed on May 18, 2010 at Page 4, claim 9, now claim 7.

In column 6, line 4, claim 8, change "characterised in that at excessive processing means" to --characterised in that excessive processing means--, as shown in the Amendment filed on May 18, 2010 at Page 4, claim 13, now claim 8.

In column 6, line 28, claim 15, change "Device for the production of a swage, comprising" to --Device for the production of a swage, comprising:--, as shown in the Amendment filed on May 18, 2010 at Page 6, claim 18, now claim 15.

In column 6, line 29, claim 15, change "a laser treatment means" to --a laser treatment means;--, as shown in the Amendment filed on May 18, 2010 at Page 6, claim 18, now claim 15.

In accordance with the established procedure for handling such certificates, attached is Form PTO/SB/44 (09-07) listing the errors.

Should any additional fees be required, authorization is hereby given to charge such fees to Deposit Account No. 23-3000.

Respectfully submitted,

WOOD, HERRON & EVANS, L.L.P.

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(Also Form PTO-1050)

# UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

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PATENT NO. : 7,807,941

APPLICATION NO.: 10/552,195

ISSUE DATE : October 5, 2010.

INVENTOR(S) : Peter Hildebrand et al.

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In column 1, line 29, change "the process is carried out" to --the process are carried out--.

In column 2, lines 30-31, change "the use a laser beam the side walls may also treated" to --the use of a laser beam the side walls may also be treated--.

In column 2, line 42, change "during the swage formation, it may, however, also serve other purposes." to --during the swage formation; it may, however, also serve other purposes--.

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In column 6, line 4, claim 8, change "characterised in that at excessive processing means" to --characterised in that excessive processing means-, as shown in the Amendment filed on May 18, 2010 at Page 4, claim 13, now claim 8.

In column 6, line 28, claim 15, change "Device for the production of a swage, comprising" to —Device for the production of a swage, comprising:—, as shown in the Amendment filed on May 18, 2010 at Page 6, claim 18, now claim 15.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Wood, Herron, & Evans, L.L.P. 2700 Carew Tower, 441 Vine Street Cincinnati. OH 45202-2917

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is entirely to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete the form and/or suggestions for reducing this burden, studied be sent to the filmination Officer. U.S. Petert and Trademark Office, U.S. Department of Commerce, P.O. Box 1440, Assessment, W.A. 2215-1469. Peter Very Commissioner (For Patents, P.O. Box 1450, Alexandria, VA 2213.1469).

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### UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

APPLICATION NO.: 10/552,195
ISSUE DATE : October 5, 2010
INVENTOR(S) : Peter Hildebrand et al.
It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:
In column 6, line 29, claim 15, change "a laser treatment means" toa laser treatment means;, as shown in the Amendment filed on May 18, 2010 at Page 6, claim 18, now claim 15.

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PATENT NO.

: 7,807,941

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  the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.